						the state of the s	,
122:14-19	121:2-21	113:18-114:8	113:5-13	43:3-7	42:8-43:2	Page/Line Cite	
Defendants designate 122:20-123:6 as a completeness designation and to reflect CNL's	Defendants designate 121:22-122:4 as a completeness designation	Defendants designate 114:9-18 as a completeness designation	Defendants designate 113:14-17 as a completeness designation	See response to previous designation.	Defendants counterdesignate 35:17-24. Defendants believe that plaintiffs are attempting to emphasize that Adebawo was an Ilaje to suggest that Davis should have contacted him. Defendants counterdesignate to show that he had been a Public Affairs Representative for less than two years.	Objection (include specific page and line numbers of material objected to and objection(s))	PLAINTIFFS' REBUTTAL DESIGNATION OF S (Counter-Designations in italicized to February 22-23, 2005
						Response	REBUTTAL DESIGNATION OF SOLA ADEBAWO (Counter-Designations in italicized text) February 22-23, 2005
				and the second s		Resolution	

		150:15-20 completeness designation.	149:14-150:1
	This testimony is not offered to establish that Adebawo and Judah were friends, but that Adebawo knew him.	Completeness designation. 130:2-7. That shows that this association primarily arose after Parabe and that it is therefore irrelevant and not proper rebuttal testimony FRE 401-403.	129:18-22
	Plaintiffs counter-designate: 129:1-17 129:9-14 Irrelevant FRE 401-403.	See response to 129:18-22.	128:16-25
	Plaintiffs counter-designate: 124:16-21 Speculation (FRE 602).	Defendants designation 124:22-125:8 for completeness. This testimony shows that although Adebawo knew Pere, it was mostly after the incident and that they didn't speak about CIC activities. That shows that this association is irrelevant and not proper rebuttal testimony. FRE 401-403.	124:3-15
		state of mind based upon what they had heard about the leaders of the community.	
Resolution	Response	Objection (include specific page and line numbers of material objected to and objection(s))	Page/Line Cite
÷	REBUTTAL DESIGNATION OF SOLA ADEBAWO (Counter-Designations in italicized text) February 22-23, 2005	PLAINTIFFS' REBUTTAL DESIGNATION OF S (Counter-Designations in italicized te February 22-23, 2005	

	PLAINTIFFS' REBUTTAL DESIGNATION OF COUNTER-Designations in italicize February 22-23, 2005	REBUTTAL DESIGNATION OF SOLA ADEBAWO (Counter-Designations in italicized text) February 22-23, 2005	
Page/Line Cite	Objection (include specific page and line numbers of material objected to and objection(s))	Response	Resolution
150:21-151:6			
151:12-152:3 A	There was not testimony about these issues in defendants' case and it is not proper rebuttal because Adebawo wasn't even working in the Escavos area at the time of Parabe. Plaintiffs	The testimony is offered to establish Adebawo's work experience and familiarity with the leaders of the Ilaje communities leading up to Parabe. Deji Haastrup testified	
D. Z.	misrepresent the testimony that Haastrup gave. It was not that CNL did not know who the individuals who made up the CIC were, but that CNL did not have) information that CIC was	repeatedly, and defendants' exhibits are used to argue, that defendants did not know many of the Ilaje who signed the CIC letters. This testimony rebuts that evidence.	
	authorized by the/communities to negotiate with CNL on their behalf. Adebawo's ability to identify individual members of the CIC is irrelevant to Haastrup's testimony. FRE 401-403.		
152:9-23	There was not festimony about these issues in defendants' base and it is not proper rebuttal	The testimony is offered to establish Adebawo's work experience and familiarity	•
		leading up to Parabe. Deji Haastrup testified repeatedly, and defendants' exhibits are used to	
	misrepresent the testimony that Haastrup gave.	argue, that defendants did not know many of	

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		PLAINTIFFS' REBUTTAL DESIGNATION OF S	ESIGNATION OF SOLA ADEBAWO	
		(Counter-Designa	(Counter-Designations in italicized text)	· .
		Februai	February 22-23, 2005	
	Page/Line Cite	Objection (include specific page and line numbers of material objected to and objection(s))	Response	Resolution
•		It was not that CNL did not know who the individuals who made up the CIC were, but that CNL did not have information that CIC was authorized by the communities to negotiate with CNL on their behalf. Adebawo's ability to	the Ilaje who signed the CIC letters. This testimony rebuts that evidence.	
		irrelevant to Haastrup's testimony. FRE 401-403.		
	202:23-203:12	Not proper rebuttal testimony. Plaintiffs are attempting to mislead and confuse the jury by implying that the Najemegotiation, which was necessitated by hostage holding should have	This testimony reflects defendants' characterization, through Haastrup, that the laje's demands were "ransom."	
	:	been treated as a normal negotiation. This is not responsive to Haastrup's testimony and is		
		than it is probative. FRE 401-403.		
	263:17-22	Not proper rebuttal testimony. If allowed, defendants designate for completeness 263:23-264:9. Plaintiffs misrepresent the testimony that	Defendants' case as to why CNL refused to meet with the CIC revolves in large part around the fact that the CIC was unknown to them.	
		Transport of Butc. It was not than order dra mot	A ALANY DAGGERAL AND	

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267:3-14		Page/Line Cite	
Not proper rebuttal testimony. Plaintiffs misrepresent the testimony that Haastrup gave. It was not that CNL fild not know who the individuals who made up the CIC were, but that CNL did not have information that CIC was authorized by the communities to negotiate with CNL on their behalf. Plaintiffs do not establish that Adebawo was the only CNL person who knew the Ilaje nor that his position was the appropriate position to investigate CIC. This makes his testimony a waste of time. FRE 401-	know who the individuals who made up the CIC were, but that CNL did not have information that CIC was authorized by the communities to negotiate with CNL on their behalf. Adebawo's inability to remember whether he was or was not asked to assist in the effort Idowu was undertaking to ascertain the communities' position on the CIC is irrelevant and more a waste of time than probative. FRE 401-403. Counterdesignate Idowu Dep. 141:22-142:15 (through "level").	Objection (include specific page and line numbers of material objected to and objection(s))	PLAINTIFFS' REBUTTAL DESIGNATION OF S (Counter-Designations in italicized to February 22-23, 2005
The testimony is offered to establish Adebawo's work experience and familiarity with the leaders of the Ilaje communities leading up to Parabe. Deji Haastrup testified repeatedly, and defendants' exhibits are used to argue, that defendants did not know many of the Ilaje who signed the CIC letters. This testimony rebuts that evidence.	inquire about the CIC from Adebawo, who clearly knew many of its founders and the signers of the CIC letters.	Response	REBUTTAL DESIGNATION OF SOLA ADEBAWO (Counter-Designations in italicized text) February 22-23, 2005
		Resolution	

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	283:12-22		Page/Line Cite	
appropriate position to investigate CIC. This makes his testimony a waste of time. FRE 401-403. Tunji Idowu was the person who was undertaking to ascertain the communities' position on the CIC. Counterdesignate Idowu Dep., 141:22-142:15 (through "level").	Not proper rebuttal testimony. Plaintiffs misrepresent the testimony that Haastrup gave. It was not that CNL did not know who the individuals who made up the CIC were, but that CNL did not have information that CIC was authorized by the communities to negotiate with CNL on their behalf. (Plaintiffs do not establish that Adebawo was the only CNL person who know the Tlafe nor that his properties.)	403. Tunji Idowu was the person who was undertaking to ascertain the communities' position on the CIC. Counterdesignate Idown Dep., 141:22-142:15 (through "level").	Objection (include specific page and line numbers of material objected to and objection(s))	PLAINTIFFS' REBUTTAL DESIGNATION OF (Counter-Designations in italicized February 22-23, 2005
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			Resolution	

	PLAINTIFFS' REBUTTAL DESIGNATION OF (Counter-Designations in italicized February 22-23, 2005	REBUTTAL DESIGNATION OF SOLA ADEBAWO (Counter-Designations in italicized text) February 22-23, 2005	
Page/Line Cite	Objection (include specific page and line numbers of material objected to and objection(s))	Response	Resolution
284:8-16	Not proper rebuttal testimony. Plaintiffs misrepresent the testimony that Haastrup gave. It was not that CNI did not know who the individuals who made up the CIC were, but that CNL did not have information that CIC was authorized by the communities to negotiate with CNL on their behalf. Adebawo's ability to identify individual members of the CIC is irrelevant to Haastrup's testimony. FRE 401-403. If allowed, defendants designate for completeness 284:17-22.	The testimony is offered to establish Adebawo's work experience and familiarity with the leaders of the Ilaje communities leading up to Parabe. Deji Haastrup testified repeatedly, and defendants' exhibits are used to argue, that defendants did not know many of the Ilaje who signed the CIC letters. This testimony rebuts that evidence.	
284:23-285:6			
293:21-294:4	Completeness designation: 294:5-6.		
304:5 (starting with "in the months")-11	Defendants counterdesignate 36:10-37:1; 38:8-12		
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